United States District Court

for the Southern District of Ohio

MARK R. WINKLE	
Plaintiff	
v. CAROL S. LORANGER, et al.,) Civil Action No. 3:14-CV-20
Defendant)
•	,
JUDGMENT I	N A CIVIL ACTION
The court has ordered that (check one):	
The court has ordered that (check one).	
the plaintiff (name)	recover from the
defendant (name)	
	dollars (\$), which includes prejudgment
interest at the rate of%, plus postjudgment in	atterest at the rate of%, along with costs.
\Box the plaintiff recover nothing, the action be dismissed of	on the merits, and the defendant (name)
recover costs from the p	plaintiff (name)
This action was (check one):	
☐ tried by a jury with Judge rendered a verdict.	presiding, and the jury has
☐ tried by Judgewas reached.	without a jury and the above decision
decided by Judge Thomas M. Rose	on a motion for
Order for Report and Recommendations	
Date:06/20/2014	LE DISTORDING COURT

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO Western DIVISION

MARK R. WINKLE	_ :
Plaintiff	:
VS	: Case Number: 3:14-CV-20
CAROL S. LORANGER, et al.,	: _ :
Defendant	:

NOTICE OF DISPOSAL PER SOUTHERN DISTRICT OF OHIO LOCAL RULES 79.2(a)&(b)

The above	captioned	matter has	been	terminated on	06/20/2014	
	-					

If applicable to this case, the disposal date will be six (6) months from the above termination date.

Rule 79.2(a) Withdrawal by Counsel:

All depositions, exhibits or other materials filed in an action or offered in evidence shall not be considered part of the pleadings in the action, and unless otherwise ordered by the Court, shall be withdrawn by counsel without further Order within six (6) months after final termination of the action.

Rule 79.2 (b) Disposal by the Clerk

All depositions, exhibits or other materials not withdrawn by counsel shall be disposed of by the Clerk as waste at the expiration of the withdrawal period.

JOHN P. HEHMAN, CLERK

